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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/630,139	07/31/2003	Eric Michael Breitung	121277	9469
75	90 06/27/2005		EXAM	INER
General Electr	ric Company		ZERVIGO	N, RUDY
CRD Patent Do	cket Rm 4A59			
P.O. Box 8, Bld	g. K-1		ART UNIT	PAPER NUMBER
Schenectady, N	Y 12301		1763	

Please find below and/or attached an Office communication concerning this application or proceeding.

DATE MAILED: 06/27/2005

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	Application No.	Applicant(s)
Office Action Cummons	10/630,139	BREITUNG ET AL.
Office Action Summary	Examiner	Art Unit
The MAILING DATE of this communication app	Rudy Zervigon	1763
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 31 Ma     2a) This action is FINAL. 2b) This     3) Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. ace except for formal matters, pro	
Disposition of Claims		
4) ⊠ Claim(s) <u>1-31</u> is/are pending in the application. 4a) Of the above claim(s) <u>19-31</u> is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-18</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or		
Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original original contents are corrected to by the Examiner or the contents are contents as a content or the content or th	epted or b) objected to by the lad a by the lad a by the lad and one of the lad and one is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 7/31/2003.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

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### Election/Restrictions

- 1. Applicant's argument of May 31, 2005 concerning the Examiner's grouping of claims 1-18 is agreed. In response, a new electrion/restriction grouping is presented below.
- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-18, drawn to a delivery device, classified in class 118, subclass 723E.
  - II. Claims 19-31, drawn to a method for gas deposition, classified in class 427, subclass 535.

The inventions are distinct, each from the other because of the following reasons:

- 3. Inventions I and II are related as process and apparatus (Figure 1; column 6; lines 35-48) for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case, the process as claimed can be practiced by another and materially different apparatus, for example, a microwave plasma as produced in 118/723MW, 156/345.41, or inductive plasmas as produced in 118/723I, 156/345.48.
- 4. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 5. During a telephone conversation with Ann M. Agosti on June 23, 2005 a provisional election was made with traverse to prosecute the invention of Group I, claims 1-18. Affirmation of this election must be made by applicant in replying to this Office action. Claims 19-31 are

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withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

- 6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
- Applicant's election with traverse of in the reply filed on is acknowledged. The traversal is on the ground that "the search for the entire application can be made without serious burden", and the method claims are of a "narrower scope". This is not found persuasive because, firstly, the Examiner has already demonstrated that additional burden is required by the Examiner in expanding his search to method classes and subclasses as detailed above. Further, the Examiner cites that the test for requiring election in Applications with plural inventions is that, as is stated above, the process as claimed can be practiced by another and materially different apparatus, for example, a microwave plasma as produced in 118/723MW, 156/345.41, or inductive plasmas as produced in 118/723I, 156/345.48.

The requirement is still deemed proper and is therefore made FINAL.

### **Double Patenting**

8. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

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A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

9. Claims 1-18 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-20 of copending Application No. 10/449,975. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims of copending Application No. 10/449,975 thermally/electrically isolate a light transission portion but does not similarly thermally/electrically isolate a process gas transission portion.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the same isolation means as claimed by copending Application No. 10/449,975 to gas transmission.

Motivation to apply the same isolation means as claimed by copending Application No. 10/449,975 to gas transmission is to thermally and electrically isolate the process gasses for preventing premature reaction(s).

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

### Claim Rejections - 35 USC § 102

10. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 11. Claims 1-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Countrywood; Joseph et al. (US 6,110,540 A). Countrywood teaches a delivery device (Figure 3B; column 6; line 34 column 6, line 23) for a thin film deposition or etching apparatus (Figure 1; column 6; lines 35-48), comprising: a heated gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) for delivering a gas (120; Figure 3B) to a powered electrode (18; Figure 1,3B; column 6; line 34 column 6, line 23) of the apparatus (Figure 1; column 6; lines 35-48), the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) maintained under a vacuum (16; Figure 1; column 4; lines 34-49); and a coupling device (110; Figure 1; column 7; lines 15-23) located between the powered electrode (18; Figure 1,3B; column 6; line 34 column 6, line 23) and the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23), the coupling device (110; Figure 1; column 7; lines 15-23) comprising insulation portion ("ceramic elements 110"; Figure 1; column 7; lines 15-23), as claimed by claim 1
  - i. The device of claim 1, wherein the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) is directly connected to the coupling device (110; Figure 1; column 7; lines 15-23), as claimed by claim 2
  - ii. The device of claim 2, wherein the coupling device (110; Figure 1; column 7; lines 15-23) is directly connected to the powered electrode (18; Figure 1,3B; column 6; line 34 column 6, line 23), as claimed by claim 3

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- iii. The device of claim 1, wherein the thin film deposition or etching apparatus (Figure 1; column 6; lines 35-48) comprises a PECVD apparatus (Figure 1; column 6; lines 35-48), as claimed by claim 4
- iv. The device of claim 1, wherein the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) is both thermally and electrically insulating, as claimed by claim 5
- v. The device of claim 1, wherein the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) comprises a plastic or a ceramic material, as claimed by claim 6
- vi. The device of claim 3, wherein the coupling device (110; Figure 1; column 7; lines 15-23) further comprises a flange (outer portion of 110, not labelled; Figure 3B) for maintaining the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) under a vacuum (16; Figure 1; column 4; lines 34-49), claimed by claim 7
- rii. The device of claim 7, wherein the flange (outer portion of 110, not labelled; Figure 3B) is connected to the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23), the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) is connected to the powered electrode (18; Figure 1,3B; column 6; line 34 column 6, line 23), and the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) and flange (outer portion of 110, not labelled; Figure 3B) are connected to each other, as claimed by claim 8
- viii. A delivery device (Figure 3B; column 6; line 34 column 6, line 23) for delivering a gas (120; Figure 3B) to a thin film deposition or etching apparatus (Figure 1; column 6; lines 35-48), the system comprising: a heated gas (120; Figure 3B) inlet line (conduit for gas

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from 120; Figure 3B; column 6; line 34 - column 6, line 23) maintained under a vacuum (16; Figure 1; column 4; lines 34-49); and a coupling device (110; Figure 1; column 7; lines 15-23) located between a powered electrode (18; Figure 1,3B; column 6; line 34 - column 6, line 23) of the apparatus (Figure 1; column 6; lines 35-48) and the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23), the coupling device (110; Figure 1; column 7; lines 15-23) comprising thermal and electrical insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23), as claimed by claim 9

- ix. The device of claim 9, wherein the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) is directly connected to the coupling device (110; Figure 1; column 7; lines 15-23), as claimed by claim 10
- x. The device of claim 10, wherein the coupling device (110; Figure 1; column 7; lines 15-23) is directly connected to the powered electrode (18; Figure 1,3B; column 6; line 34 column 6, line 23), as claimed by claim 11
- xi. The device of claim 9, wherein the electrical insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) comprises a plastic or a ceramic material, as claimed by claim 12
- xii. The device of claim 11, wherein the coupling device (110; Figure 1; column 7; lines 15-23) further comprises a flange (outer portion of 110, not labelled; Figure 3B) for maintaining the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 column 6, line 23) under a vacuum (16; Figure 1; column 4; lines 34-49), as claimed by claim 13

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xiii. The device of claim 13, wherein the flange (outer portion of 110, not labelled; Figure 3B) is connected to the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23), the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) is connected to the powered electrode (18; Figure 1,3B; column 6; line 34 - column 6, line 23), and the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) and flange (outer portion of 110, not labelled; Figure 3B) are connected to each other, as claimed by claim 14

xiv. A PECVD apparatus (Figure 1; column 6; lines 35-48) containing a delivery system, the system comprising: a heated gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23) maintained under a vacuum (16; Figure 1; column 4; lines 34-49); and a coupling device (110; Figure 1; column 7; lines 15-23) located between a powered electrode (18; Figure 1,3B; column 6; line 34 - column 6, line 23) of the PECVD apparatus (Figure 1; column 6; lines 35-48) and the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23), the coupling device (110; Figure 1; column 7; lines 15-23) comprising insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) and flange (outer portion of 110, not labelled; Figure 3B) device for maintaining the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23) under a vacuum (16; Figure 1; column 4; lines 34-49), as claimed by claim 15

xv. The device of claim 15, wherein the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23) is directly connected to the coupling device (110; Figure 1; column 7; lines 15-23) and the coupling device (110;

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Figure 1; column 7; lines 15-23) is directly connected to the powered electrode (18; Figure 1,3B; column 6; line 34 - column 6, line 23), as claimed by claim 16

xvi. The device of claim 15, wherein the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) is both thermally and electrically insulating, as claimed by claim 17

The device of claim 16, wherein the flange (outer portion of 110, not labelled; Figure 3B) is connected to the gas (120; Figure 3B) inlet line (conduit for gas from 120; Figure 3B; column 6; line 34 - column 6, line 23), the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) is connected to the powered electrode (18; Figure 1,3B; column 6; line 34 - column 6, line 23), and the insulation portion (" ceramic elements 110"; Figure 1; column 7; lines 15-23) and flange (outer portion of 110, not labelled; Figure 3B) are connected to each other, as claimed by claim 18

### Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

US 6155200 A

US 5266153 A

US 4719873 A

US 4709656 A

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Rudy Zervigon whose telephone number is (571) 272.1442. The examiner can normally be reached on a Monday through Thursday schedule from

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8am through 7pm. The official fax phone number for the 1763 art unit is (703) 872-9306. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Chemical and Materials Engineering art unit receptionist at (571) 272-1700. If the examiner can not be reached please contact the examiner's supervisor, Parviz Hassanzadeh, at (571) 272-1435.

Sheet 1 of 1

FORM PTO-144 (REV. 7-80)	9	•		US. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTY. DO 121277	CKET NO.	SERIAL NO.
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LIST OF THE			TOT TEMO		Filing Date		Group 1763
			j.	S. PATENT DOCUMENTS			
*EXAMINER INITIAL	DOC	CUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
11/2	AA	6,194,628	02/27/01	Pang et al.	588	202	
THE STATE OF THE S	AB	6,182,603	02/06/01	Shang et al.	705	40	<u> </u>
163	AC	5,959,409	09/28/99	Dornfest et al.	3/5	11621	<u> </u>
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# Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination | BREITUNG ET AL. | Examiner | Art Unit | Page 1 of 1

### U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,155,200 A	12-2000	Horiike et al.	118/723E
	В	US-6,110,540 A	08-2000	Countrywood et al.	427/569
	С	US-5,266,153 A	11-1993	Thomas, Michael E.	134/1.1
	D	US-4,719,873 A	01-1988	Fujiyama, Yasutomo	118/723E
	Ε	US-4,709,656 A	12-1987	Fujiyama, Yasutomo	118/723E
	F	US-2004/0237888 A1	12-2004	Codella et al.	118/712
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### FOREIGN PATENT DOCUMENTS

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### NON-PATENT DOCUMENTS

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\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

# NEW CENTRAL FAX NUMBER

Effective July 15, 2005

On <u>July 15, 2005</u>, the Central FAX Number will change to **571-273-8300**. This new Central FAX Number is the result of relocating the Central FAX server to the Office's Alexandria, Virginia campus.

Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number. To give customers time to adjust to the new Central FAX Number, faxes sent to the old number (703-872-9306) will be routed to the new number until September 15, 2005.

After September 15, 2005, the old number will no longer be in service and 571-273-8300 will be the only facsimile number recognized for "centralized delivery".

CENTRALIZED DELIVERY POLICY: For patent related correspondence, hand carry deliveries must be made to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), and facsimile transmissions must be sent to the Central FAX number, unless an exception applies. For example, if the examiner has rejected claims in a regular U.S. patent application, and the reply to the examiner's Office action is desired to be transmitted by facsimile rather than mailed, the reply must be sent to the Central FAX Number.

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